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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/510,505	10/07/2004	Naoki Okamoto	1254-0261PUS1	6898
2292 7590 01/22/2007 BIRCH STEWART KOLASCH & BIRCH PO BOX 747			EXAMINER	
			NGUYEN, SIMON	
FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER
.*			2618	
SHORTENED STATUTORY P	ERIOD OF RESPONSE	NOTIFICATION DATE	DELIVERY MODE	
31 DAVS		01/22/2007	FI ECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Notice of this Office communication was sent electronically on the above-indicated "Notification Date" and has a shortened statutory period for reply of 31 DAYS from 01/22/2007.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

mailroom@bskb.com

	Application No.	Applicant(s)
Office Action Course	10/510,505	OKAMOTO ET AL.
Office Action Summary	Examiner	Art Unit
	SIMON D. NGUYEN	2618
The MAILING DATE of this communicate Period for Reply	ion appears on the cover sheet w	vith the correspondence address
A SHORTENED STATUTORY PERIOD FOR WHICHEVER IS LONGER, FROM THE MAIL - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communica. - If NO period for reply is specified above, the maximum statutor. - Failure to reply within the set or extended period for reply will, I Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TNG DATE OF THIS COMMUNI CFR 1.136(a). In no event, however, may a ation. Typeriod will apply and will expire SIX (6) MOI The statute cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication.
Status		
1) Responsive to communication(s) filed or	n 07 October 2004.	
	☐ This action is non-final.	
3) Since this application is in condition for a		ters, prosecution as to the merits is
closed in accordance with the practice u	inder Ex parte Quayle, 1935 C.D	D. 11, 453 O.G. 213.
Disposition of Claims		,
4) Claim(s) 1-25 is/are pending in the appli	cation	•
4a) Of the above claim(s) is/are w		
5) Claim(s) is/are allowed.		
6) Claim(s) is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) 1-25 are subject to restriction a	nd/or election requirement.	
pplication Papers	·	
9)☐ The specification is objected to by the Ex	aminor	
10) ☐ The drawing(s) filed on <u>07 October 2004</u>		higgstad to but the French
Applicant may not request that any objection	to the drawing(s) be held in above	bjected to by the Examiner.
Replacement drawing sheet(s) including the	correction is required if the drawing	(c) is shipsted to See 27 CED 4 404 (1)
11) ☐ The oath or declaration is objected to by	the Examiner. Note the attached	(S) is objected to. See 37 CFR 1.121(d).
riority under 35 U.S.C. § 119		2 Office Action of IOIIII F 10-132.
<u> </u>	ension animity with 051100	
12) Acknowledgment is made of a claim for fora) All b) Some * c) None of:	ərəigii priority under 35 U.S.C. §	119(a)-(d) or (f).
1.⊠ Certified copies of the priority docu	Iments have been received	
2. Certified copies of the priority docu		policotion No.
3. Copies of the certified copies of the	e priority documents have hare	ppilication No
application from the International E	Sureau (PCT Pule 17 2/a))	received in this National Stage
* See the attached detailed Office action for	a list of the certified coning and	rossived
oss the attached detailed Office action for	a list of the certified copies not	receivea.
tachment(s)		
☐ Notice of References Cited (PTO-892)	A\	(DTO 440)
Notice of Draftsperson's Patent Drawing Review (PTO-94	4) L Interview Si 48) Paper No(si	ummary (PTO-413))/Mail Date
Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of In	farmed Detect A . P et
Paper No(s)/Mail Date		tormal Patent Application

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DETAILED ACTION

Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - I. Claims 1, 4, 6, 8-14, 17, 21, 24, drawn to method and apparatus for performing a multiple sub-carrier modulation between first and second radio stations in which the second radio station selects only sub-carriers capable of providing a transmission rate not less than a predetermined value.
 - II. Claims 2, 18, 19, 20, 22, drawn to method and apparatus of detecting power, notifying the detected power information, and determining a subcarrier based upon a reception power.
 - III. Claims 5, 7, drawn to the step of allotting a modulation level in method and apparatus of providing multiple modulations between fist and second radio stations.
 - IV. Claim 3, drawn to the above method but the first and second radio stations sharing the same frequency, with a broadcast information detector.

*For claims 15-16, I am really confused about what you want to complete with these claims. Are they independent claims? Furthermore, the phrase "for example" in claim 15, renders the claim indefinite because it is unclear whether the limitation(s) following the phrase are part of the claimed invention (35 U.S.C 112, second

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paragraph). See MPEP § 2173.05(d). I suggest to correct the claims and change them to independent claims

*for claims 3, 6, 7, 20, 24-25, the term "share the same frequency" specifically mentioned in the preamble do not make sense to me, since the base station and the mobile station inherently share the same frequency in order to perform communication with each other. Please correct.

The inventions are distinct, each from the other because of the following reasons:

2. Inventions I, II, III, and IV are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the subcombinations have utility by itself. The subcombination I (invention II) has separate utility such as the first radio station comprises a power detect, notification means, and determination means; the subcombination II (invention III) has separate utility such as allotment means; the subcombination III (invention IV) has separate utility such as broadcast information detecting means.

The examiner has required restriction between combination and subcombination inventions. Where applicant elects a subcombination, and claims thereto are subsequently found allowable, any claim(s) depending from or otherwise requiring all

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the limitations of the allowable subcombination will be examined for patentability in accordance with 37 CFR 1.104. See MPEP § 821.04(a). Applicant is advised that if any claim presented in a continuation or divisional application is anticipated by, or includes all the limitations of, a claim that is allowable in the present application, such claim may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application.

- 3. Because these inventions are independent or distinct for the reasons given above and there would be a serious burden on the examiner if restriction is not required because the inventions require a different field of search (see MPEP § 808.02), restriction for examination purposes as indicated is proper.
- 4. A telephone call was made to Mr. Maki Hatumi on 1/16/07 to suggest how to correct and amend the claimed invention.

Applicant is advised that the reply to this requirement to be complete must include (i) an election of a species or invention to be examined even though the requirement be traversed (37 CFR 1.143) and (ii) identification of the claims encompassing the elected invention.

The election of an invention or species may be made with or without traverse. To reserve a right to petition, the election must be made with traverse. If the reply does not distinctly and specifically point out supposed errors in the restriction requirement, the election shall be treated as an election without traverse.

Should applicant traverse on the ground that the inventions or species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the inventions or species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C.103(a) of the other invention.

5. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SIMON D. NGUYEN whose telephone number is (571) 272-7894. The examiner can normally be reached on 6:30 AM TO 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Urban can be reached on (571) 272-7899. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

SIMON D NGUYEN Examiner Art Unit 2618

January 17, 2007

SIMON NGUYENT PRIMARY EXAMINA